

NEW JERSEY MILITIA NEWSLETTER

Volume XII, Issue No. 8

February 2007

All persons are by nature free and independent, and have certain natural and unalienable rights, among which are those of enjoying and defending life and liberty, of acquiring, possessing, and protecting property, and of pursuing and obtaining safety and happiness.

-- Article 1, Section 1, New Jersey State Constitution

Man of Integrity vs. the Feds

By Loretta Weston

When our fates command that we appear before a government judge in a government court because the government has charged us with a crime against the government, it proceeds with certain presumptions. It is fair to say that more and more Americans are appearing before the courts of this land with their own presumptions. Not too amazingly, the presumptions of increasing numbers of people — that government is irretrievably corrupt — are exactly opposite of government's presumptions about us. Let us "presume" that this dichotomy will not go on unresolved forever and that, either in this life or the next, justice will prevail.

On November 20, 2006, Hollis Wayne Fincher was led into the U.S. District Court in Ft. Smith, Arkansas, along with 11 other prisoners, six of whom were fairly young illegal Mexicans. The Fincher family and friends took note of how Magistrate Beverly Stites-Jones' — known to attorneys as a "hard ass" -- treatment of real criminals differed from someone with no criminal history who has been labeled a "threat" to ATF agents and the court.

With only one alien able to understand English, tax dollars paid for an interpreter for four who were accused of meth drug charges and one female accused of identity theft. The judge released them "believing" they would return for their court date.

In distinct contrast, 60-year-old Fincher has remained in Sebastian County jail since his arrest Nov. 8, 2006, which occurred at his home by federal agents (Bureau of Alcohol, Tobacco, Firearms and Explosives and FBI) assisted by Washington County

Sheriff's Office, Fayetteville Police Department, Springdale PD, Arkansas State Police and Bomb Squad and the Madison County Sheriff's Department.

To let Fincher out on bond required the deed to his 120-acre farm, which is estimated to be worth \$1 million. Fincher wisely declined the judge's offer.

Friends and family are gathering information to determine if the real reason for his arrest is connected to his opposition to a county zoning ordinance that was "passed" the following night in Fincher's absence under "emergency" after fellow objecting landowner Don Bright was physically removed from the proceedings.

While many folks speculate that the Fincher case is all about the militia ATF Senior Special Agent Wade Vittitow stated under oath that Fincher's arrest was "not about the militia."

But the judge based her ruling on a secret recording made by an ATF plant during a regular weekly militia meeting where the ATF plant had made a leading statement that the judges should be awakened in the night with a gun barrel in their mouth. Fincher's response was (paraphrased), "Be careful what you say. This building might be bugged."

Although not actually stated, the mind-reading Magistrate Beverly Stites-Jones determined that Fincher agreed with the statement and further stated, "that's what he's thinking right now."

Continuing her rant, she said, "I have a fear" and "do they intend to follow through?"

Notice she said "they," not "he," a tiny slip of the lip that refers to the militia group though the ATF had already stated the case was "not about the militia."

Displayed in the courtroom of Magistrate Beverly Stites-Jones was an admiralty flag (gold-fringed). A Google search will produce documentation that the admiralty flag's place is aboard ships sailing the high seas where the captain of that ship is the law.

During the Revolutionary War, President Lincoln declared "martial law," which most folks understand "temporarily" replaces our U.S. Constitution in times of "emergency." However, what most folks do not know is that this country has been in a perpetual state of "emergency" ever since. The emergency is justified by declarations of "war" on poverty, the "war" on drugs and, most recently, the "war" on terror. That is why instead of seeing Old Glory displayed in most courtrooms, city halls, public schools and clubs, even churches, the gold-fringed flag has replaced it, thereby symbolizing the ongoing suspension of our Constitution.

Does the presence of the admiralty flag in the U.S. District Court of Sebastian County explain why the U.S. Constitution is observed only when it suits the purpose of the presiding judge? Does this military flag symbolize the nature of the power while ruling in direct opposition to our Constitution?

Fincher, who has no criminal history and is a respected and trusted member of his community, has been charged with possession of a machine gun under Title 18, USC, Section 922 (o). However, prior to assembling the gun in question, Fincher and the Washington County Militia served upon all relevant parties in county, state and federal government, a document called "The Silver Bullet." This comprehensive document is an exhaustive analysis of the militia's rights and responsibilities

under the law and state and federal constitutions.

Following is Don Bright's explanation using the U.S. Code and Article XI of the 1874 Constitution of the State of Arkansas, Sections 1-4:

"By the repeated declarations and legal registrations of the Militia of Washington County (MOWC), it is well documented that Fincher possessed his Browning M1919, .308 caliber arm under the authority of the Militia clause of the Arkansas Constitution (Article 11) and since no local, state, or federal authority disputed MOWC's right to exist in any timely manner, they agreed, by default, to the Militia's right to exist and be armed and officered as a military unit of volunteers. As Lt. Commander of MOWC, Arkansas, it would not be unusual for a fully automatic weapon to be in Wayne's personal possession, at his residence. This would be very much in line with the Swiss and Israeli mode of operation and in accordance with the ideas of the Founding Fathers for defense of this Nation and its several States.

"In short, the BATFE's argument is with the 1874 Constitution of the State of Arkansas and its Militia Clause (Article 11) and not with Wayne Fincher. The BATFE needs to prove that the MOWC's understanding of Article 11 of said Constitution is flawed and that the framers of the 1874 Constitution did not have common military arms in mind when they authored, and the people of the State of Arkansas approved of, the 1874 Constitution as written.

"I don't believe they have a case."

Attorney Oscar Stilley of Ft. Smith has taken on the Fincher case at the rejoicing of those who know both Stilley and Fincher. Trial is January 8, 2007 in Fayetteville.

Some of what Stilley must overcome is manipulation of public opinion by mainstream news, such as the back-to-back airing by Ft. Smith/Fayetteville Channel 5 of two reports involving raids for illegal firearms. The first showed a building that appeared to be in a town where a number of firearms, ammo and hand grenades were found followed immediately by the black ATF agent's statement about the arrest of Fincher.

Alerted by a caller connecting the hand grenades to Fincher, I realized the intended message was to make the viewers believe Fincher was tied to the discovery of the grenades, which took place in Johnson, Arkansas, not

Fayetteville where Fincher resides. Their efforts were at least somewhat successful. At least three people who saw the news mentioned the grenades to me in connection with Fincher.

Solid Christian, patriotic, hard working folks describes the Fincher family, but they are not wealthy. Wayne is fighting not just for himself or the militia, but for all of us; you and me. If he loses, any one reading this could be next. So please give to his defense fund whatever you can afford.

All donation checks/money orders should be made payable to: The Wayne Fincher Defense Fund; and mailed to: Don Bright, 2225 Mockingbird Lane, Fayetteville, AR 72703. Receipts are available upon request.

Loretta Weston is the editor of The American Family Voice newspaper, PO Box 127, Russellville, AR 72811; 479-880-2026; email: americanfamilyvoice@yahoo.com — Subscriptions: \$25

-- Based on Loretta Weston's article in the November, 2006 *Idaho Observer*

Church May Fight IRS Summons

A liberal Pasadena church facing an IRS investigation over alleged politicking has sounded a defiant note, saying the probe amounted to an assault on their constitutional rights and that they were inclined to defy the agency's request for documents. The Rev. Ed Bacon of All Saints Episcopal Church told a standing-room-only crowd that, "Freedom of speech and freedom of religion have been assaulted by this act of the IRS." He received a standing ovation.

Federal law prohibits nonprofits, including churches, from campaigning. Americans United for Separation of Church and State has filed 58 complaints of improper church politicking over the last decade and a half, roughly evenly divided between liberal and conservative religious groups.

All Saints came under IRS scrutiny shortly after Rev. George F. Regas, the church's former rector, delivered a sermon that depicted Jesus in a mock presidential debate. Regas' suggestion that Jesus would have told Pres. Bush his preemptive war strategy in Iraq "has led to disaster" prompted a letter from the IRS stating that "a reasonable belief exists that you may not be a tax-exempt church."

Bacon told the congregation that, although he recognized that the church could not endorse or oppose a political candidate, neither could it remain silent in the face of "dehumanization, injustice and violence."

"History is shamefully littered with the moral bankruptcy of people who were Christian in name but not behavior," Bacon said, citing indifference by some Christians to slavery and the Holocaust.

All Saints was one of several religious organizations targeted by the IRS during the 2004 election cycle. Federal privacy rules, however, make it all but impossible to determine how those cases were resolved.

-- Los Angeles Times, Sept. 18, 2006

Ed.: not to beat a dead horse – we commented on this particular instance of IRS tyranny in our Sept. 2006 issue ("Where are the Americans?") - but how can you win if you concede the point that (in this case) churches "could not endorse or oppose a political candidate"?

A Muslim Writer Tells America: Drop Your Guns and Give Up

Another "think tank," this one called the Institute for Social Policy and Understanding (ISPU), has come out for total civilian disarmament and repeal of the Second Amendment.

What's new about that? ISPU is openly pro-Muslim, and the ISPU writer is a criminal defense attorney who argues for repealing parts of the Bill of Rights.

A JPFO supporter sent us a link to the article, "In the Fight Against Terrorism, Some Rights Must Be Repealed," by Junaid Afeef. In our response (www.jpfo.org/dropguns.pdf) we take the article paragraph by paragraph to examine the merits and methods of the writer's arguments.

Our 45 observations or counterarguments are identified as Points. At the end of the paragraph analysis, we summarize the main observations and offer some observations.

Final Observations:

In the 45 Points, we have shown that Mr. Afeef's article rewarms the old arguments for civilian disarmament while adding a peppery dash of post-9/11 terrorism fears to give them new urgency. The article lacks a coherent logic that leads from premises to conclusions. Interestingly, several of

In the beginning of change the patriot is a scarce man, brave, hated and scorned. When his cause succeeds, however, the timid join him, for then it costs nothing to be a patriot. – Mark Twain

Mr. Afeef's positions are so muddled that they lead to humorous and fatal self-contradictions.

Mr. Afeef's article should raise concerns about the political direction of Islamic think tanks in America. Since 1992, JPFO has worked consistently to show the extraordinary dangers of disarming the civilian population. JPFO's book, *"Gun Control": Gateway to Tyranny*, shows the legal mechanisms used to disarm Jews and non-Nazis in Germany before the genocide there. *Death by "Gun Control": The Human Cost of Victim Disarmament*, shows how civilian disarmament made possible massive persecution and slaughter of millions of people worldwide. The video documentary, "Innocents Betrayed", presents the unforgettable photos and footage to show how powerless innocent people die when the aggressors are armed.

In the face of this overwhelming evidence made public by JPFO, Mr. Afeef and his think tank apparently still want to produce a disarmed American population. Given that today's biggest single threat of murderous attacks on unarmed civilians worldwide comes from Islamic terrorists, it seems rather suspicious that an Islamic think tank in the United States would want to force powerlessness on the American people.

Endnotes

(1) Data and references concerning disastrous consequences of victim disarmament are provided in *Death by "Gun Control": The Human Cost of Victim Disarmament* (2001). www.jpfo.org/deathgc.htm. Highlights of the same information are delivered by the video documentary, "Innocents Betrayed".

www.innocentsbetrayed.com. R.J. Rummel, *Death by Government* (Transaction Publishers, 1994) conclusively shows that when governments hold the monopoly of power in society and also lack means for citizens to halt abuses of power, then the population is at high risk of massive persecutions and genocide. <http://www.hawaii.edu/powerkills/>

(2) Excellent discussions of similar sorts of improper use of statistics (by aggregating them or improperly connecting one with another) appear in Thomas Sowell, *The Vision of the Anointed* 31-63 (Basic Books, 1995), and Darrell Huff, *How to Lie with Statistics* 87-121 (W. W. Norton, 1954) (still in print).
-- Jews for the Preservation of Firearms Ownership

Holiday Time

....Now we are re-faced with a particularly grotesque form of appeasement. How is Germany reacting to the escalating violence by Islamic Fundamentalists in Holland and elsewhere? By suggesting that we really should have a "Muslim Holiday" in Germany?

I wish I were joking, but I am not. A substantial fraction of our Government, and if the polls are to be believed, the German people, actually believe that creating an Official State "Muslim Holiday" will somehow spare us from the wrath of the fanatical Islamists. One cannot help but recall Britain's Neville Chamberlain waving the laughable treaty signed by Adolph Hitler and declaring European "Peace in our time".

-- By Mathias Dapfner CEO, Axel Springer, AG, commenting on Henry Broder's article in Welt am Sonntag, "Europe -- your family name is appeasement"

America's Thinnest Books

My Beauty Secrets by Janet Reno
How to Build Your Own Airplane by John Denver

Things I Love About Bill by Hillary Clinton

Things I Cannot Afford by Bill Gates

Amelia Earhart's Guide to the Pacific

America's Most Popular Lawyers
A Collection of Motivational Speeches by Dr. J. Kevorkian

All the Men I Have Loved Before by Ellen de Generes

Guide to Dating Etiquette by Mike Tyson

Spotted Owl Recipes by the EPA
The Amish Phone Directory
My Plan to Find the Real Killers by O. J. Simpson

Bridge Travel by Ted Kennedy
My Book of Morals by Bill Clinton, with introduction by The Rev. Jesse Jackson

The Supremes' Inconsistency

WASHINGTON -- The Supreme Court struck down California's sentencing law, a decision that could mean shorter sentences for thousands of state prisoners.

The 6-3 ruling in is the latest in a series of high court rulings over the past seven years that limits judges' discretion in sentencing defendants. The court has held repeatedly that a judge may not increase a defendant's sentence based on factors that were not determined by a jury.

"This court has repeatedly held that, under the Sixth Amendment, any fact that exposes a defendant to a greater potential sentence must be found by the jury, not a judge, and established beyond a reasonable doubt, not merely by a preponderance of the evidence," Justice Ruth Bader Ginsburg wrote for the court.

Justice Samuel Alito said in dissent that California's law "is indistinguishable in any constitutionally significant respect" from the federal sentencing guidelines that have been approved by the Supreme Court.

Cunningham, a former Richmond, Calif., police officer, was convicted of sexually abusing his 10-year-old son after the boy moved in with Cunningham and his girlfriend. The case is *Cunningham v. California*, 05-6551.

Ed.: So federal judges can still sentence defendants based on factors not determined by a jury?? Never fear, folks, "judicial tyranny" is alive and well!

-- Associated Press, Jan. 22

Tax Dollars at Work

By Kimberly Hefling

The Defense Department gave away more than 380,000 pieces of equipment to about 16,000 state and local police departments in the 2005 budget year, according to data provided by the Pentagon at the request of The Associated Press.

The items, which include night-vision goggles, copy machines, helicopters and bulletproof vests, were worth nearly \$124 million.

Authorities in Bucks County, Pa. got two armored vehicles to protect officers in hostage standoffs.

The top recipients are: California, \$17 million worth of equipment.

Indiana, \$10.5 million worth of items.

North Carolina, \$10 million worth.

The program is administered by the Defense Logistic Agency. Police pay only to ship the equipment and for upgrades.

Detectives on a drug task force in Indiana wear military fatigues for covert surveillance of methamphetamine cooks and cocaine dealers. In Pennsylvania, the state game commission uses a tranquilizer gun to put tracking collars on bears. In Covina, Calif., police converted a military ambulance into a SWAT team vehicle.

"We've gotten unbelievable stuff," said police Sgt. Jim Forbes in Hampton, Va. "It's benefiting a whole lot of folks in this business."

Last year, Forbes' department obtained 55 patrol rifles and paid only a few hundred dollars for shipping. Over the years, his department has received boats and even a doublewide trailer it uses as a training room on a range.

In Pennsylvania, the military gave away parkas, riot helmets, boots, night vision goggles, a tractor, dump trucks and back hoes.

In Alabama, a sheriff's department received four helicopters. It cannibalized two for parts and already has a third in the air.

The Defense Department's giveaway program started in 1990 to transfer surplus military parts to police for anti-drug and anti-terrorism work. Its mission was later broadened.

-- AP, January 26

Embezzlement or Bribery? UN Corruption Continues

GENEVA: New allegations of corruption within the United Nations have surfaced in a report that claims the 2003 election of the current chief of the U.N. weather agency was manipulated.

The report, obtained by The Associated Press on Friday, centered on payments to delegates at the Geneva-based World Meteorological Organization, which coordinates the study of the world's weather and climate.

WMO hired auditor Maria Veiga of Portugal to investigate the financial irregularities, but fired her three years later for what it described as "serious misconduct."

The auditor, however, said she was blocked from pursuing her investigation, received intimidating phone calls and was threatened with legal action by one WMO official before being dismissed.

Veiga said that Muhammad Hassan of Sudan, a former WMO staffer, skimmed some US\$3 million from the agency. At the time Hassan was suspected of having embezzled the money.

But according to the documents seen by the AP, most of the funds were allegedly used to influence the votes of about 50 WMO member states during the 2003 election of the agency's new secretary-general.

The misappropriated funds were "used to pay travel, accommodation and pocket money of ... delegates of certain countries (on the understanding) that the delegates would then vote and act according to Mr. Hassan's and other WMO staff

members' ... instructions," the report states.

Marc Tappolet, the investigating magistrate of Geneva canton, told the AP that the Swiss inquiry against Hassan is continuing.

WMO spokeswoman Carine Richard-van Maele said Veiga's allegations were "completely unfounded and defamatory....WMO is convinced that the principle motive for the misappropriation of its funds was personal enrichment," Richard-van Maele said.

Veiga's report also mentions a dozen other high-level WMO staffers who were allegedly involved.

Her lawyer, Edward Flaherty, said the Swiss investigation into senior officials was blocked when WMO official Michel Jarraud "refused to lift the immunity of the other persons of interest in the investigation."

The lifting of diplomatic immunity, which has so far occurred only in Hassan's case, is a precondition for a criminal investigation by national authorities against U.N. staff members.

-- AP January 27

Ground Hog Day

This year, both Groundhog Day and the State of the Union address occur on the same day. And as it has been pointed out, "It is an ironic juxtaposition of events: one involves a meaningless ritual in which we look to a creature of little intelligence for prognostication while the other involves a groundhog."

Taking Back Our Courts

"We cannot have Constitutional Government without Constitutional Courts." -Roger Weidner -

Chicago, Illinois - January 18, 2007
A former attorney, and public prosecutor from Portland Oregon, Roger Weidner, and a few American Veterans in Chicago, Illinois, issue this CALL TO ACTION for all American Veterans nationwide, to serve as Court Watchers, as we restore courts of constitutional "due process" where truth and justice once again protects the innocent and punishes the corrupt.

For attempting to speak truthfully and factually about the corruption in the Multnomah County court system Mr. Weidner was repeatedly arrested, many times violently, to keep him from speaking about the criminal conduct of bureaucrats and attorneys in "sham", often "star chamber", proceedings where the innocent always lose.

Mr. Weidner, a former member of the 101st Airborne Honor Guard

Platoon, has been arrested 21 times, jailed, sent in chains to the Oregon Insane Asylum and ultimately disbarred for speaking out about the corruption in the Oregon court system. The details of his abuse can be found at Roger Weidner.net.

At trial on December 15-18, 2006, Weidner - charged with the unauthorized practice of law - advised the court that he was appearing by "special appearance" until informed by the court that he was proceeding in a court of constitutional "due process". Judge Wilson, in stark contrast to many of the judges Weidner has appeared before, let Weidner make a full record of the criminal judicial abuse he has been subjected to by the Oregon State Bar and the Oregon legal system.

Weidner told the judge, "All I have been trying to do for the past 19 years is to come into this court, an absolute constitutional right that I have, and make a full record of the criminal abuse that I and those I am trying to help, have suffered at the hands of corrupt attorneys and bureaucrats involved in stealing our property, or our children".

Weidner then pointed at the attorneys for the Bar and said, "And the Bar rather than investigating the criminal charges we are making against the thieving attorneys, attacks and prosecutes me and hires attorneys to defend the corrupt attorneys involved in stealing our property."

Among the 25 supporters of Mr. Weidner were retired decorated Marine Corp Bird Colonel, Ken Reusser, Political activist Jesse Lott, cousin to Sen. Trent Lott, Historian Des Griffen, and TV talk show host Susan Detelfsen.

With Mr. Weidner's assistance, we are calling for all American Veterans nationwide to re-establish our courts as courts of constitutional due process in our county, our state and this nation. Once this Model is established in Chicago, we can duplicate it in any court in the nation, and offer support to any litigant, Veteran or Non-Veteran, wherever they may be located.

Initially, Mr. Weidner will be teaching the veterans courtroom proceedings. He then will draw from the Veteran Court Watchers pool, by selective recruitment, to train others to handle the courtroom activities. This allows for professional growth of our effort, by duplication, based on the model we establish in Chicago.

Prior to appearing in the courtroom, the person who will be handling the courtroom proceedings, with a group of Veteran Court Watchers, will contact in person and in

force, the Sheriff's office and notify him of the date, time, and location of the scheduled hearing, and that we will be appearing in that courtroom to re-establish the court as a court of constitutional due process and set a record, as guaranteed by the Constitution, and notify the Sheriff we will not tolerate any interference with the peaceful exercise of that right.

By this peaceful, but united effort, those who act in the name of the government may be brought back under the constitutional limitations and restrictions imposed on the government, by the Constitution.

To register as a Veteran Court Watcher contact:
<http://www.veterancourtwatchers.co>

* * *

Oxymorons: Big shrimp, working vacation, deafening silence, honest lawyer, smart judge.

Stinkweed by another name: The 65,000 member "Association of Trial Lawyers of America," who brought us the billion dollar cigarette, asbestos, injury and obesity cases, will change its name to "American Association for Justice" (NYT 10/24/06).

— Americans for Legal Reform, P.O. Box 2679, Huntington Station, NY 11746

NY Pols: Cops Know Best

Westchester County's state representatives say they'll push for a law to put county police in charge of pistol license applications and require handgun owners to renew their license every five years.

County police would be responsible for all steps of the pistol licensing process, including record keeping, background checks, applicant interviews and ultimately deciding on whether to grant the license.

"One of the advantages of having the police do it is that they take responsibility for tracking down the guns of people who do not renew their licenses," Assemblywoman Amy Paulin said. "In Nassau and Suffolk they go after those guns aggressively. I would want to see that Westchester implements that same policy."

Some local gun owners, however, say the system should be left as it is.

"I like the way things are now," said former Greenburgh Auxiliary Police captain Bob Barnett, 63. "I don't think law-abiding gun owners should have to completely reapply for their license every five years, and I'm against making county police the only agency involved in the process. Why

should I have to reapply? The police will say I don't need a gun, and they'll take away the license I've had for 31 years ... I think the judges are more objective and fair. They know that the Constitution gives me the right to bear arms, and they make their decision based on the law."

Also against the county proposal is state Supreme Court Justice J. Emmett Murphy, who described it as an "answer in search of a problem."

"You have the frustrating problem of illegal guns and gun violence, and then you have legal permit holders - homeowners, business owners, responsible people. Virtually none of them commit crimes," he said, "but this administration wants to subject them to silly hurdles and make life difficult for them. I have a problem with that."

-- Journal News, January 26

Ed.: Ladies and gentlemen, we proudly present the successor to the police state, the "police county"!

A Patriot's Preamble

Let it be known far and wide that American Patriots came together in the year 2007, to unite the citizens and statesmen of the Republic of the United States of America.

They came with the purpose of maintaining our Nation's sovereignty, to reinstate our constitutional and Natural rights and free the American people from institutional servitude.

They came to pursue this course with Honor, Dignity, and Courage, acknowledging that unless God keeps our nation and guides our steps, we will have labored in vain.

-- www.heartlandusaparty.org

* * *

It was announced at Freedom 21's conference held in Ft. Mitchell, Kentucky, that a National Summit of up to 1000 political activist groups and ministries is being called to meet in Kansas City, Missouri, April 12-14, 2007. Americans are concerned with the many constitutional violations that have literally robbed them of their fundamental rights while our Congress pretends it's not happening. There is also the dangerous influence of major internationalist organizations aimed at subverting the sovereignty of the United States. This historic moment will be seen by a large number of disenfranchised voters as their best chance to make a truly meaningful change in our nation's political life in over 100 years.

Greg Evensen, a former state law enforcement officer and public school instructor from Michigan,

discussed the formation of this new coalition. This conference is labeled as the "Heartland USA (United for a Sovereign America) Summit 2007." Evensen stated, "This is a total effort, an opportunity to take back our heritage as Americans....IT IS TIME to return the vital role voting citizens offer to the American nation, and to pledge common sense, moral virtue, financial wisdom, and protection of our national sovereignty. We must begin real and permanent disengagement from internationalist banking, the UN's Agenda 21 and world governance, or we will not have a nation left to rebuild."

The response from attendees to the Freedom 21 National Conference where Evensen announced this surprise summit was extremely positive. Many commented that this attempt to make a real change in America was not only possible, it was absolutely essential. Evensen told the assembled conference members. "We are like a great mirror reflecting our heritage that has been dropped. All we see now are slivers of a reflection. The mirror must be reformed so that we once again see the big picture that is a free America. This coalition will squeeze every shred of truth, common sense and commitment to excellence from every potential candidate that confirms his or her desire to seek office representing hard working Americans with this group's considerable influence." It will be there that delegates offer to the American people an alternative platform that will help them trail-blaze into a successful and promising return to a republic as the founders intended.

Like all new historic beginnings, this symbolic and exciting effort now will meet its most crucial test. They must move beyond words and plans to a true national summit that launches into reality the heroic face of a coalition representing the heartland's desire for a fresh start in Washington and state capitols across the USA.

-- Press release Aug. 12, 2006, by: Greg Evensen, 2006-2008 Chair Heartland USA National Coalition www.a4ce.org

So You Think You Know the Second Amendment

Have you ever had difficulties helping others understand the plain meaning of the Second Amendment: A well regulated Militia, being necessary to the security of a free State, the right of the people to keep and bear Arms shall not be infringed. Even many "pro-gunners" think it's about duck hunting!

In his 111-minute film, attorney David T. Hardy has compiled literally hundreds of years of information regarding the Second Amendment. The film, "In Search of the Second Amendment," covers all aspects of the Amendment: the political implications, the deterrence of tyranny, the prevention of genocide, and much much more. David Hardy is considered the "expert's expert" when it comes to the essential Second Amendment.

"In Search of the Second Amendment" is a treasure trove of knowledge that is critical for anyone involved in Second Amendment issues. And JPFO is now offering it for just \$14.95 postpaid with a \$20 contribution to the making of our latest documentary production, "The Gang" (the film in which we expose the criminal behavior and activities of the BATFE). Or you can purchase the film for \$26.95 postage paid at www.jpfo.org/videostore.htm#search2a

But that's not all! You can learn more about David Hardy and the film by listening to our "Talkin' to America" interview with him at www.jpfo.org/talkamerica.htm.

As always, we encourage you to share Hardy's interview and film with family, friends and co-workers.

- The Liberty Crew, www.jpfo.org

Gun Control

You have no guns... We control
YOU!

How to Destroy America

By Richard D. Lamm, former Governor
of Colorado

First, turn America into a bilingual or multi-lingual and bicultural country. History shows that no nation can survive the tension, conflict, and antagonism of two or more competing languages and cultures. It is a blessing for an individual to be bilingual; however, it is a curse for a society to be bilingual. The scholar Seymour Lipset, put it this way: "The histories of bilingual and bi-cultural societies that do not assimilate are histories of turmoil, tension, and tragedy."

Second, promote "multiculturalism" and encourage immigrants to maintain their culture. Make it an article of belief that all cultures are equal. Make it an article of faith that the Black and Hispanic dropout rates are due solely to prejudice and discrimination by the majority. Every other explanation is out of bounds.

Third, make the United States an "Hispanic Quebec". The key is to celebrate diversity rather than unity. Encourage all immigrants to keep their own language and culture. Replace the melting pot metaphor with the salad bowl metaphor. Ensure that various cultural subgroups living in America emphasize their differences rather than, as Americans, emphasizing their similarities.

Fourth, make our fastest growing demographic group the least educated. Add a second underclass, unassimilated, undereducated, and antagonistic to our population with a 50% dropout rate from high school.

Fifth, get big foundations and business to give these efforts lots of money. Invest in ethnic identity, and establish the cult of "Victimology." Get all minorities to think that their lack of success was the fault of the majority. Start a grievance industry blaming all minority failure on the majority population.

Sixth, encourage dual citizenship, and promote divided loyalties. Celebrate diversity over unity and stress differences rather than similarities. Diverse people worldwide are mostly engaged in hating each other - that is, when they are not killing each other.

Next to last, make it taboo to talk about anything against the cult of "diversity." Find a word similar to "heretic" in the 16th century, to stop discussion and paralyze thinking. Words like "racist" or "xenophobe" halt discussion and debate.

Having made America a bilingual/bicultural country, having established multi-culturalism, having the large foundations fund the doctrine of "Victimology," make it impossible to

enforce our immigration laws. Develop a mantra: That because immigration has been good for America, it must always be good. Make every individual immigrant symbolic and ignore the cumulative impact of millions of them.

Governor Lamm concluded his Washington, DC speech by saying, "Lastly I would censor Victor Hanson Davis's book *Mexifornia*. His book is dangerous. It exposes the plan to destroy America. If you feel America deserves to be destroyed, don't read that book."

"Monarchial" NJ Prosecutors: No Deadly Force against Carjackers

Fifteen states have enacted self-defense laws during the last two years, expanding the right to use deadly force.

In New Jersey a similar bill is awaiting debate in the Assembly.

"When there is an intruder in your home, the last thing you should worry about is whether you are using excessive force," said Assemblyman Richard Merkt, R-Morris, who introduced the New Jersey Self Defense Bill in January.

The Democratic-controlled Legislature has been reluctant to post his bill for a hearing.

David Kopel, research director at the Independence Institute, said, "In New Jersey, the case for such laws is actually much stronger."

"[Almost] everywhere, prosecutors are elected by the people. New Jersey has more of a monarchial system of government, with the governor appointing every prosecutor. This law would serve as a check and balance."

Theodore Romankow, president of the County Prosecutors Association of New Jersey, said the association did not endorse Merkt's bill in part because it permitted the use of deadly force against someone breaking into a car.

-- Kirbret Markos, northjersey.com

NJM, P.O. Box 10176, Trenton New Jersey 08650

ISSN 1523-4657

www.njmilitia.org

info@njmilitia.org

walnor@keepandbeararms.com

Middlesex County, Art (732) 607-0833

Morris County, Bill (973) 361-3241

Johnson County, TX, Earl (817) 783-2375

Newsletter Subscription - Donation \$10.00

Cash or Blank Money Order Only

Name _____

Address _____

City _____ State ____ Zip ____